We, Jason and Debra Obester, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>5/24/11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>5/24/11</u>. Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S512B	7/25/2008	\$135,000.00
	·	\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.

6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

executed this day of day of 2010	Plaintiff signature Plaintiff signature
	Stoken Arrow. OK 74012
Address	City, State, Zip
918-398-4071 Home	bpowners equal. com
Telephone number	E-mail Address
Q18-Q02-2035 Cell	

We, Greg and Stephanie Smith, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>s/de ll</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>5/de/ll</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S310,5312	1/16/2007	\$335,000.00
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23¹¹ day of Sylvy, 2010 Plaintiff signature

Plaintiff signature

LO16 Kirlus JOITZ UR

CHESTE Recal No 63005

-1 Filed 05/26/11 Page 2 of 6 1-to; ms. L. Co.

We, Gus and Tracey Skinner, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>5/26/11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>5/26/11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S405A and S405B	3/7/2007	\$309,900,00
		S

party on behalf of a class in the following action filed under federal securities laws.

6. Plaintiff's will not accept any payment for serving a class representative party on helpelf of a class beyond Plaintiff's pro-rate share of any recovery, except such

5. In the past three years, Plaintiffs have not sought to serve as a class representative

behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this day of October , 2010	J 14. 18.
	Plaintiff signature
	To and
	Plaintiff spriature
desta Trock2421-Apt2 Glenmany Ave	Plaintiff signature Louisvalle KY, 42653 White City K 1 42653
Lander Cur Parkov 1126	White Chill 42653
Address	City, State, Zip
Can are care	successbuilders. Iskinner@grail
502 777-9012	SUCCESSOURGERS AND AND ENGINEERS
Telephone number	E-mail Address Con

- I. Charles Poziombka, Plaintiff declare, as to the claims asserted under federal securities laws, that:
 - Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
 - 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
 - 3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On 5/26/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 5/26/11. Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S406B	1/4/2007	\$129,900.00
		\$

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 30 day of SEP , 2010 Aug On Description Plaintiff signature Plaintiff signature

Po Borg 326
Address

Address

Email Address

Aug All 12641 Gayabor, Con.

Telephone number

E-mail Address

I, Hunter-Tunnell Branson Investments, LLC, Plaintiff declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
- Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 5/24/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 5/24/11.

 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N-202B	2/16/2007	\$129,900.00
		\$

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

- I, Elaine Bastl, Plaintiff declare, as to the claims asserted under federal securities laws, that:
 - Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
 - 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
 - 3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On <u>5/26/11</u>, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>5/26/11</u> Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S503B	2/16/2007	\$129,900.00
N212B		\$129,000.00

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23 rd day of September, 2010 Junio Milantiff signature

Address SI. LOWIS MO 63146
City, State, Zip

314-434-0329 (HOME)
Telephone number

E-mail Address

314-504-7919 (CELL)

We, Shirk Living Trust by Craig and Linda Shirk, Trustees, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6.22.11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6.22.11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N204	2.28.07	\$199,900.00
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Durt.

Executed this 22 day of June	-, 2011 VIII YUN
	Plaintiff signature
,	
	Plaintiff signature
210 Bear Meadow Trail	Evergreen CO 80439
Address	City, State, Zip
303 670 3284	lindainevergreen@yahoo
Telephone number	E-mail Address

We, Don and Norma Smith Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6/2/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6/20/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton	Date of Investment	Amount Invested
condominium-hotel room unit investment security	Feb. 1 2007	
S 412 A		\$189,900.00
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 2014 day of June, 2011 Jean Smith 6040,4 Fl 33450 YDembaramilican

- I, Millen Family Trust by Allen Millen Trustee, Plaintiff declare, as to the claims asserted under federal securities laws, that:
 - 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
 - 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
 - 3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6-21-2611, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
\$2011 5 21/C	09/17/2007	\$199,900.00
		\$

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 st day of JUNE, 2011 Plaintiff signature

Address

OVERIAND PARK, KS 662ZY

City, State, Zip

ADMILIER & SEE GLOBAL NET

Telephone number

E-mail Address

ERTIFICATION OF TEATWIFF I	URBUANT TO TEDERALE	ECCRETED LIVE			
, Branson Landing Condo, LLC by Scounder federal securities laws, that:	ott Friedman, Plaintiff declare, a	s to the claims asserted			
 Plaintiff have reviewed the comfiling. 	Plaintiff have reviewed the complaint prepared by counsel and has authorized its				
direction of Plaintiffs' counsel	Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.				
 Plaintiff are willing to serve as a providing testimony at deposition 		of a class, including			
4. On Upo 1, 2011, Plaintiff still condominium – hotel room unit Plaintiff's executed the following	i mivesiment security, and before	·			
Promenade Branson Landing /Hilt condominium-hotel room unit investment security	ton Date of Investment	Amount Invested			
S-318	10/23/06	\$199,000.00			
5-318	10/23/06	\$ 199,000 W			
 5. In the past three years, Plaintiff on behalf of a class in the follow 6. Plaintiff will not accept any pay of a class beyond Plaintiff's procests and expenses (including le Class as ordered or approved by Executed this	wing action filed under federal symmetry for serving a class representate share of any recovery, expost wages) directly relating to the Court.	entative party on behalf cept such reasonable are representation of the			
21 Missian Way Address 20)-245-6094 Telephone number	The file City, State Slotted E-mail Ad	NJ 07670 Zip N/209/1011 Com			

We, Douglas A. & Dorothy A. Kuehl, LLC by Douglas and Dorothy Kuehl, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6-2/-1/, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-21-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
406A	3/11/2005	\$ 189,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.

6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 3/84 day of June, 2011

riaintiff signature

Westbrook, Minnesth 56/83

Čity, State, Zip

* Akvehl 958 @Centuryte! net

E-mail Address

We, Timothy F. & Beverly A. Grimm Living Trust by Tim and Beverly Grimm, Trustees, Plaintiffs declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6-21-11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6-21-11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
413A	1-3-07	\$189,900.00
307A	1-3-07	\$199,900.00

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 2157 day of JUNE, 2011 Tours Plaintiff signature

Buerla Q. Strong
Plaintiff signature

2819 College Park Dame
Address

City, State, Zip

Lebt. 949-9400

Telephone number

Landlegrunne Droadrunner. C.

E-mail Address

Road Runner

We, Robin and Diane Renner, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On ______, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before ______, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N217	3/22/2007	\$279,900.00
-		

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20th day of que,	Plaintiff signature Plaintiff signature Plaintiff signature
300 Lakeview Drive Address	AURORA, IL 60506 City, State, Zip
630.892.6151 Telephone number	drenner300@yahoo.com

We, Roger H. and Tonah J. Eberhart, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6-24-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6-24-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
412B	03/28/05	\$129,900.00

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this <u>24</u> th day of <u>June</u> , 201	1 Regent Eleckust Plaintiff signature Tonah Eberhart Plaintiff signature
4721 SW Soldier Dr.	See's Summit MO 44082
Address	City, State, Zip
814 - 623 - 3913	tje 38 raymo@sbcglobal.net
Telephone number	E-mail Address

We, Schlueter Rentals, LLC by Dean and Lisa Schlueter, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 4/2//, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 4-22-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
411-A	$\frac{01/03/2007}{9-12-2007}$	\$279,900.00
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22nd day of June, 2011 Daw W. Schlueter

Plaintiff signature

3510 20 Kun wid Di

13510 Hakewood Du.

Address 573-760-6394

314-640-6146

Telephone number

Schluete requipment proinc, con E-mail Address

D	and And Sherry Fr	oster		Plaintiffs declare, as
aims	s asserted under federal securities lav	vs, that:		
	Plaintiffs have reviewed the compla	nint prepared by	counsel and	d has authorized its
,	Plaintiffs did not purchase the secur direction of Plaintiffs' counsel or in under the federal securities laws.	•	**	
	Plaintiffs are willing to serve as a reproviding testimony at deposition as		-	f of a class, including
	On <u>3/18/11</u> , Plaintiffs still own condominium – hotel room unit inv Plaintiff's executed the following tr	estment securit	y, and befor	e 2/18/11
co	romenade Branson Landing /Hilton ondominium-hotel room unit vestment security	Date of I	nvestment	Amount Invested
III.	vosument seeding	<u> </u>		
	Unit 303 B	1/2	4/07	å 129, 900
5.		ve not sought to owing action fi ent for serving pro-rate share outling lost wage ad or approved	o serve as a cled under fer a class represent any recovers) directly respectively the Courrest Plaintiff si	class representative deral securities laws. esentative party on ery, except such elating to the t. Land O FORM gnature Land O FORM gnature Land O FORM
5. 6.	Unit 303 B In the past three years, Plaintiffs have party on behalf of a class in the follow Plaintiff's will not accept any payment behalf of a class beyond Plaintiff's preasonable costs and expenses (inclure representation of the Class as ordered ecuted this 5th day of 406 Celebration Careful Costs and Careful Cos	ve not sought to owing action firent for serving pro-rate share duding lost waged or approved	o serve as a cled under fer a class represent any recovers) directly respectively the Courplaintiff si	class representative deral securities laws. esentative party on ery, except such elating to the t. Low Grature Low Grature Low Grature Low Grature Low Grature
5. 6.	Unit 303 B In the past three years, Plaintiffs have party on behalf of a class in the follow Plaintiff's will not accept any paym behalf of a class beyond Plaintiff's preasonable costs and expenses (inclure representation of the Class as ordered).	ve not sought to owing action firent for serving pro-rate share duding lost waged or approved	o serve as a cled under fer a class represent any recovers) directly respectively the Court Braintiff si Plaintiff si City, State	class representative deral securities laws. esentative party on ery, except such elating to the t. Land O FORM gnature Land O FORM gnature Land O FORM

We, David and Deborah Wu, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 2 / // Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 2 / // Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S-507A	4/20/2009	\$215,000.00
S-507B	4/20/2009	\$145,000.00

- In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 th day of June, 2011

Plaintiff signature

Plaintiff signature

Plaintiff signature

Plaintiff signature

City, State, Zip

(314) 842-4088

City, State, Zip

Wasterwa a yahoo com

Telephone number

E-mail Address

- I, Dana G. Alton Revocable Trust by Dana G. Alton Trustee, Plaintiff declare, as to the claims asserted under federal securities laws, that:
 - 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
 - 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
 - 3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On 6-36-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6-36-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S211A	7/21/07	\$279,900
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Ciass as ordered or approved by the Court.

Executed this <u>alo</u> day of <u>Sune</u> , 2	Plaintiff signature Locased Howard W. Al Plaintiff signature
locus Sun Râge Circle Address	Rogers, AR 72756 City, State, Zip
479-366-0620 Telephone number	Gernand Cox net

We, Charles and Teresa Davis, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6-21-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-21-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
202A BIL 2	1-17-07	\$189,900.00
2021 C Bldg 2	1-17-07	\$129,900.00

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 day of June, 2011 Plaintiff signature Plaintiff signature EAST Privile, MD 63845
City, State, Zip

Chuckoavis_I eseglobel.ner Address

Telephone number

E-mail Address

I, Cynthia G. Emmert, Plaintiff declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6-20-11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium—hotel room unit investment security, and before 25-20-11 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
511B	02/17/05	\$149,900.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.

6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

We, Denis and Maila Antonio, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6/20/2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6/20/2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S401B	01/29/07	\$179,900
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20th day of June	
•	Plaintiff signature Plaintiff signature
481 PHEASANT HILL DR	NORTH AURORA, 12 60542
Address	City, State, Zip
(630) 730 – 598 9	<u>dxa 7030 (a) phar merica</u> . co m
Telephone number	E-mail Address

We, Gary and Kathleen Sortino, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 06-25-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 06-25-11, Plaintiff's executed the following transactions with respect to this investment:

T 11 0711	- CT	
Promenade Branson Landing /Hilton	Date of Investment	Amount Invested
condominium-hotel room unit	*	
investment security		,
203A	2/19/2005	\$191,880.00
		1.
203B	2/19/2005	\$127,920.0

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 25th day of June, 2011 Sathl Plaintiff signature

Omaha, NE 68/16 City, State, Zip

KSORTINO @MSIINET. COM

14456 Burdette Str.

Address
402-498-3658 (HOME)
402-960-6638 (CELL)

E-mail Address

We, TMF, LLC by Tom and Mary Shrum Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 2/-1, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 2/-1/Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S-408 A	04/11/2007	\$190,802.69

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 2/ day of June 2011 May Shrun
Plaintiff signature
Plaintiff signature

Telephone number E-mail Address County NE

CERTIFICATION OF PLAIN	TIFF PURSUANT TO	FEDERAL SECUR	<u>ITIES LAWS</u>

We, Redard Farker Munay Lifarker, Plaintiffs declare, as to the claims asserted under federal securities laws, that

- Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.

4. On <u>b/30///</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before _____, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N215 A & B	6-7yrago	7299,900

- In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 30 th day of June, 2011 Richard Stacker

Plaintiff signature

1 Hickory Creek Cove Address &

Telephone number

Plaintiff signature

Little Bock av 72212 City, State, Zip I perker@parkerauto.com

E-mail Address

We, J. Dale and Anita Burns, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6-22-11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6-22-11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N219	05/03/08	\$225,000
N221	05/03/08	\$155,000

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22 day of Quine,	2011 A. Dal Burne
U	Plaintiff signature
	Plaintiff signature
14403 S. CODY St. Address	Olathe, K5, 66062 City, State, Zip
913 - 897 - 5252 Telephone number	TDS BURNS SBCGLOBAL, NET

We, Nathan and Janet Courtwright Revocable Trust by Nathan and Janet Courtwright, Trustee, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1.	Plaintiffs have reviewed the comp	olaint prepa	red by couns	el and has	authorized its
	filing.	,	-		

- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On \(\frac{\lambda}{\lambda}\sqrt{\lambda}\text{\lambda}\text{\lambda}\), Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before \(\frac{\lambda}{\lambda}\text{\lambda}\t

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
504-B	02/19/05	\$129,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.

6. Plaintiff's will not accept any payment for serving a class representative party on

behalf of a	a cla	ss b	eyond Plaintiff's pro-rate	share of	f any recovery, except suc	ch
reasonable	cos	sts a	nd expenses (including lo	ost wage:	s) directly relating to the	1
representa	tion	of t	the Class as ordered or ap	proved b	by the Court.	// * /
Toronasta d'Alain	7	F			A tall	Dry
Executed this	_	- -	day of June		Plaintiff signature	gray !
					riamini signature	
					Janet Countin	ilt

1841 Farming St. Address +17-859-6215

Telephone number

Plaintiff signature

I, Shirley Christian Revocable Living Trust Agreement by Shirley Christian, Trustee, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6,22,11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-22-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N222A	3/8/05	\$189,900.00
		\$

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this <u>33 md</u> day of <u>Sune</u>, 2011

190 E 565th Bd
Address
417-488-2394
Talanhara musches

We, Garry and Barbara Gordon, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6-24-11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6-24-11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment	Date of Investment	Amount Invested
security	Feb. 22, 2007	
512A, 512B, 512C		\$399,900.00
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this24th_ day ofJune, 20	Oll fam Jordon Plaintiff signature
	Berbara Q. Lordon
	Plaintiff signature
7272 Old Post Road	Boulder CO 80301

We, John and Patricia Adolf, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- Plaintiffs did not purchase the security that is the subject matter of the complaint of the under the federal securities laws.
- Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On \(\frac{\frac{1}{\psi} \sqrt{\frac{1}{\psi}} \sqrt{\frac{1}{\psi}} \) Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before Plaintiff's executed the following transactions with respect to this investment:

Promenade Brauson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
8227	5-1-07	17.89 800
\$ 229		

- In the past times years, Plaintiffs have not sought to serve as a class representative
 party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 12th day of July 2011	tola a Adull
	Plaintiff signature
	Tabricia Gold
	Plaintiff signature
2403 Venks Ave	Panama City F1 32405
Address 8/9 -	City, State, Zip
750 335 6657	Sunglass World PAOL. Com

We, BE McCarty, CJ McCarty 1991 Family Trust by Billy and Carol McCarty, Trustees, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6/23/1/</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6/23/1/</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N205 213 A	02/08/07	\$ 249,900.00

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23 RD day of June, 2011 Billy E., mountain Plaintiff signature

Plaintiff signature

Plaintiff signature

Plaintiff signature

Somio, Ca. 930866

City, State, Zip

Mons Tow Ad. Com

E-mail Address

We, Gregory N. and Suzanne H. Borganelli, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>b/23/2011</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>b/23/2011</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N208-B &\$303A N208-B \$ S 303-A (GS)	02/11/05	\$329,800
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the

reasonable costs and expenses (including lost wages) and representation of the Class as ordered or approved by the Court.

Executed this 6/23/204 day of June, 2011 Algor Plaintiff signature Sinc H. Boyner Plaintiff signature Alachua FL 32025 City, State, Zip GBorg@ atlanhc. Not E-mail Address 72 Turkey Creek 386 462 1979 386 8671817 Telephone number

We, Richard and Dona Gordon, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. Ou <u>6-20-11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6-20-11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S407A	02/12/2005	\$199,900.00
Warranty Deed	02/14/2007	\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.

6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such

representation of the Class as ordered or	
Executed this 20th day of June, 201	1. Wisherd & Switten Plaintiff signature
	Ponce Gordon Plaintiff signature
2096 Hathaway PL Address	Riverside, CA 92506 City, State, Zip
951-833-1830 Cell 951-789-0760 Home Telephone number	dickudona@aol.com E-mail Address

0313

CERTIFICATION OF PLAUVIFF PURSUANT TO FEDERAL SECURITIES LAWS

- I, Frost Family Trust by Jon R Frost, Plaintiff declare, as to the claims asserted under federal securities laws, that:
 - 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
 - 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
 - 3. Plaintiff is willing to strive as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On Ob/24/2011, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before Ob/24/2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
Branson Landing 401 A 2401	12/13/2007	\$ 240000 =
Branson Landing 402 A 2402	04/15/2009	\$ 270 000 0

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 24th day of June, 2011 And R. Front

Plaintiff signature

138/2 Dall 1-and	Santa and Ca 92705
Address	City, State, Zip
138/-595-9296	Frostyman 15 & Conncast net
Telephone number	E-mail Address
214-544-4573	

We, Warren and Cynthia Chase, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On $|\wp|_{1}$ | 2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before $|\wp|_{1}$ | 2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S409A S409B	1/30/07 1/30/07	\$190,000 \$129,999
S408B	1/30/07	\$129,900

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this	day of June		Chasa
b " '		Plaintiff signature	Charo,
0		Plaintiff signature	
f.O.Bos 117 Address	78	City, State, Zip	<u>110 65536-</u> 1178

We, LJM Group, LLC by Alan and Diane Handler, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On $\frac{b/21/11}{2}$, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before $\frac{b/21/11}{2}$, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
311S, DOLANDON HOUSE, ON	10-20-06	\$279,900.00

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

representation of the Class as ordered or approved to	by the Court.
Executed this 21st day of June, 2011	alen & Hardle
	Plaintiff signature
	Diane S. Handler
_	Plaintiff signature
260 Northlind Drive	Defrance, Mo 63341
Address	City, State, Zip
636-798.3100	alan-diane@ahandler, con
Telephone number	E-mail Address

We, Michael and Cecilia Mahaney, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6-28-2011 Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6-28-4, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit	Date of Investment	Amount Invested
investment security # \$333	June 13, 2007	249, 900

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 28-1 day of June	, 2011 Jantiff signature
	Olilia Mahanen Plaintiff signature
214 So. West Ack	City, State, Zip
316 - 722 - 6442 Telephone number	E-mail Address

We, John and Susan Lewallen, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6-20-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6-10-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested	
S-412 C	1/5/07	\$129,900.00	
·	,		

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20th day of Jun	e ,2011 Shullenalle
	Plaintiff signature
	Susan Sewallen
	Plaintiff signature
795 Harbor Isle Circle West Address	Memphis, TN 38103 City, State, Zip
901-359-73/5 Telephone number	harbertown 3@hotmail.com

We, L&S Rentals, LLC by Larry and Sondra Colclazier, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On Plaintiff's still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 16:30-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton	Date of Investment	Amount Invested	
condominium-hotel room unit investment security	01-25-05	145,900	
309B	01-25-05	\$190,000	

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 30 day of gune, 2011	Plaintiff signature
	Plaintiff signature
Address & Nottingfor	Syldy 700 65810 City, State, Zip
417.880-2141	SKCD Kdazier a hotmin E-mail Address . com
Telephone number	E-mail Address . Com-

We, Robert and Verginia Ziegler, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.

4. On 27 (h) Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before flaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
403A	2/13/2007	\$200,000.00
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

representation of the Class as ordered of approved	by the Court.
Executed this <u>37</u> day of June, 2011	Plaintiff signature
_	Plaintiff signature
14KH PORTS O'CALL DR Address	PLANO TX. 75075 City, State, Zip
972 - 492 - 4220 Telephone number	E-mail Address

We, Donald and Constance Powles, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 1/23-11 Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 1/2-73-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit	Date of Investment	Amount Invested
investment security	12/2006	
S204		\$ 189,900.00

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this <u>23</u> day of <u>June</u> , 2011	Donald Powles Plaintiff signature
	Constance J. Powles Plaintiff signature
16 Cronks Rd. Address	<u>WallKill, NY</u> 12589 City, State, Zip
845,895,2699 Telephone number	DCBP16@hotmail.com E-mail Address

We, George and Sue Gress, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On June 24,201, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before June 24, 2011 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested	
S-404B	02/12/05	\$129,900.00	

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 24TH day of June, 2011 Dengy 1 Plaintiff signature

34 Willow Creek Dr Address (618) 654 -9257 or Telephone number

High land, IL 62249
City, State, Zip

gre SS ghahof mail. com
E-mail Address (618) 304 -9799

Case 6:11-cv-03190-DW Document 15-1 Filed 07/14/11 Page 41 of 74

We, H. LeRoy and Marjorie Minatre, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 06/21/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6/21/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N213	6/2005	\$ 199,000.00

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

representation of the Class as ordered or approv	red by the Court.
Executed this 21 day of June, 20	Plaintiff signature
	Marjorie Minatre Plaintiff signature
10099 Fernwood Avenue Address	Stockton, CA 95212 City, State, Zip
209.941.2921 Telephone number	_leroy.minatre@mina-treesigns.com E-mail Address

We, _	WAYNE	MO	HOMEAS	Formen	, Plaintiffs declare, as to
	aims asserted				

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 7-8-1/, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 7-8-1/, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N-209	6-2005	189,000

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the pourt.

From: 07/08/2011 09:23 #143 P.002/002

We, Albert and Karin Dalkey, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>1-20-11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>10-20-11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
2215B	06/04/07	\$152,900.00
2415B	06/04/07	\$162,500.00

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20TH day of JUNE, 2011 Albert Albert Plaintiff signature

| 857 SANDY RIDGE RO. | COLFAX NO 200355
| Address | City, State, Zip |
| Telephone number | E-mail Address |
| CENTURY LINK ONET

We, Jeffrey and Lenore Lupa, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6/2/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6/2/1/1, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S404A (UNIT # S418)	2/12/05	\$ 189,900

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

We, Fox Investments, LLC by Glenn Shaffer and Ami Fuchs Shaffer Plaintiffs declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On A Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton	Date of Investment	Amount Invested
condominium-hotel room unit investment security	8-21-2007	193,000,00
523-504h		

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

ŧ	Executed this 29th day of June	,2011
		Plaintiff signature And July
	all He he dien Pd	Plaintiff signature
	Address 418-284-6955	City State, Zigennshaffer och net
	Ant: 918-697-7266 Telephone number	Ams: 3mishaftero com. net E-mail Address

We, Steadfast Enterprises, Inc., by Paul and Elaine Smith, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6/27///</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/27///, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment 3/23/07	Amount Invested
2-309A		\$279,900.00
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Cou

27 day of fune, 2011 Plaintiff signature

170 Angate Road

- I, Carole Rosen, Plaintiff declare, as to the claims asserted under federal securities laws, that:
 - 1. Plaintiff have reviewed the complaint prepared by counsel and has anthorized its filing.
 - Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
 - 3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On <u>L-19-11</u>, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>Lo-19-11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit J4 10 A investment security	Date of Investment	Amount Invested 2,00,000	- 00
,		\$	

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this day of le Court.

Plaintiff signature

Address City, State, Zip

310-9267868 DEARCAR

elephone number E-mail Address I @ noZ.

T000 V XV1 62:01 1707/20/10

We, Reagan and Angela Cupples, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>4/23/11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>4/23/11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S508	2/14/2007	\$199,900
		1. Sec. 198

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23 and day of Ju	
	Plaintiff signature
	Lachterle
	Plaintiff signature
88 Hwy 8, LENA, LA	Lena, LA 71447
Address	City, State, Zip
318-793-4650	ApTS 100@ AOL, COM
Telephone number	E-mail Address

We, Robin and Georgia Schledorn, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>(c/2) /2011</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>(c/2) /2011</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S525	12/19/2007	\$240,000.00
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 st day of Julie	
	Plaintiff signature
	Plaintiff signature
Address	City, State, Zip
GC5 498-2349 Telephone number	

We, Frank Jr. and Jacqueline Friedlein, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6/22/11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6/22/11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
310A	1/29/07	\$179,900.00
310B	1/29/07	\$120,000.00

- 5. In the past three years, Piaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this ZZ day of J	Plaintiff signature Plaintiff signature Plaintiff signature Plaintiff signature
8 SUNDERLAND CT Address	City, State, Zip
(636) 441-0057 Telephone number	FFRIEDLEIN @ CHARTER. NET E-mail Address

- I, Brad J. Scott, Plaintiff declare, as to the claims asserted under federal securities laws, that:
 - 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
 - 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
 - 3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On <u>6-21-201</u>, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6.21-201</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
302A 302B 302C	3/16/2007	\$399,900.00

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 day of June, 201	1 Bear Sel
	Plaintiff signature
Address 1/33 NT &>	City, State, Zip
918-782-7993	Y Scott X D on 1. com
Telephone number	E-mail Address

We, Martin and Susan Merrick, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6/28/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6/28/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton	Date of Investment	Amount Invested
condominium-hotel room unit investment security		
Building: South Unit #312A		\$ 17.0 000
(now called room 5-304)	January 19, 2007	\$169,900.00
e		

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this	38th day of June	, 2011 Martin Merriel	
		Plaintiff signature Mushuki	- U
		Plaintiff signature	
46 Salvation	Ridge Ct	Fenton, MO 63026	
Address		City, State, Zip	
314 520 - 5	258	wahockey 1 @ aol. com	
Telephone number		E-mail Address	

We, Phaeton Classic Properties, LLC by Steve and Rita Kleiman, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On Landing / Hilton condominium hotel room unit investment security, and before 4/2////, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
411B	10/19/07	\$195,000.00
1		•

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

representation of the class as ordered of	approved by ale court.
Executed this 21 day of Jun	e 2011 Jose Allegar
	Plaintiff signature
D. if the second	Plaintiff signature
8115 HuddingtonCt Address	Fair Lan Station, V4 22039
703-640-0227	brooklyn bum 55@ hotmail, com
Telephone number	E-mail/Address

We, KD Properties, LLC by David D. and Sonia Brownell, Plaintiff declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>\(\sigma \alpha 11\)</u>, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>\(\beta \alpha 1l\)</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S511	08/27/08	\$310,000
		\$

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 32 day of June, 2011 Multiple Signature David D. Brownell

P.O. Box 5694

Address

City, State, Zip

405-330-4592 x+103

Telephone number

Edmond, OK 73083

City, State, Zip

david Bocon-cab. com

E-mail Address

iophono number

- I, Diane Starkey, Plaintiff declare, as to the claims asserted under federal securities laws, that:
 - 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
 - 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
 - 3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On 6/22///, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6/22-//
 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton	Date of Investment	Amount Invested
condominium-hotel room unit investment security		
S501	12/30/2004	\$129,990.00
<u> </u>		1 8 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
S503	12/30/2004	\$189,990.00

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 6-22-11 day of 6-22-11, 2011 Plaintiff signature

8146 Mestlebrand ddress 127-863-3860

Ofadson Al. 34867
City, State, Zip /
Dicha Digne @ Valor
E-mail Address

We, RK Tremblay Investments, LLC by Roger and Kim Tremblay, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary
- 4. On <u>6-22-11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6-22-11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S210 and S212		\$299,900.00
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22nd day of June	_, 2011 Van Frankluss Plaintiff signature
	Plaintiff signature
33 Monroe Ave. Address	Methven Ma. 01844 City, State, Zip
978-688-4739 Telephone number	F-mail Address

We, William and Catherine Wurster, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On __(a/20/11_, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before __(a/20/11_, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
306A	2/13/2007	\$189,900.00
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20 day of Juny, 2011

Plaintiff signature

273 | SW | 15 street #203

Address

City, State, Zip

| SANDCBUDDIES (AOL. Com. E-mail Address)

I, Promenade Properties, LLC by Mary Ann Lonergan, Plaintiff declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6/21/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6/21/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
201A	12/15/2006	\$ 189,900.00
513B	-12/15/2 006 ,	\$ 170,000.00
	12/31/07	

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.

6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 day of Ofene, 2011 Marchus Greeners

420 Metaine Hammord Huy,

Mont 304

Address

(504) 835-7046 (Morne)

(504) 615-1137 (cell)

Telephone number

Address

E-mail Address

formail. com

We, Franz and Karen Rowland, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6-23-11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6-23-11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
210A and 210B	12/18/2006	\$299,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.

6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such

reasonable costs and expenses (including representation of the Class as ordered or a	approved by the Oburt
Executed this 23 nd day of June	Plaintiff signature
V	Karen B. Rowland Plaintiff signature
1110 Carter Rd, Address	Boston, Ma, 3162 6 City, State, Zip
229 - 735 - 4055 Telephone number	<u>Karen browland (a yahoo, Co</u> F-mail Address

We, RW Investments, LLC by Paul and Sylvia Randles, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6/2/11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6/21/11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S504A	9/26/2007	\$242,000.00

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21st day of Twe, 2011

Plaintiff signature

Plaintiff signature

Plaintiff signature

9920 Black Jack Trail

Address

9920 Black Jack Trail

City, State, Zip

73026

RWInvestments & S&C-lobal, Net

E-mail Address

We, Adolph M. and Thelma E. Bundrick Joint Revocable Living Trust, by Adolph M. and Thelma E. Bundrick, Trustees, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.

4. On Man 24th, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 2-2c-05, from Construction Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
205-A	02/26/05	\$199,900
		\$

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20th day of JUNE, 201	1 <u>Abolph M. Bundrick</u> Plaintiff signature
· · · · · · · · · · · · · · · · · · ·	Jkelma E. Bundrich Plaintiff signature
209W. Haven Two. Springfield	Springfill, MO 65802 City, State, Zip
Forme 417-833-3864 (Cell 536-0289) Telephone number) tbundrick@mc1+SI E-mail Address

1, Judy Mullen-Clawson, Plaintiff declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
- Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On 4/30/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6/30/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
211B	9-19-2007	\$179,900.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.

6. Plaintiff will not accept any payment for serving a class representative party on behalf

of a class beyond Plannitt's pro-rate share of any re	covery, except such reasonable
costs and expenses (including lost wages) directly re	elating to the representation of the
Class as ordered or approved by the Court.	
2	
Executed this 30 day of June, 2011	- Trille
ν	Plaintiff signature Cause
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
80 BIX 321	Tres Pinos, 4 95075-
Address	City, State, Zip
921 BOVILLEY	hey Sude 6400 C.
018010956	
Telephone number	E-mail Address Uahw.ce-

- I, Anthony Pinner, Plaintiff declare, as to the claims asserted under federal securities laws, that:
 - 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
 - 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
 - 3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On <u>O2/20///</u>, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before ______ Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S 407B	02/12/05	\$139,900.00/
WAIRANTY Deed	02/14/07	\$

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 6-20-11 day of ______, 2011 Plaintiff signature

3672 Fose wood Place Riverside CA 92506

Address City, State, Zip

(651) 788-5354 (951) 990-6902 Aml 7999 Qaol. Com

Telephone number E-mail Address

We, David and Kelly Thomas, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 1 3 2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 1 3 2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton	Date of Investment	Amount Invested
condominium-hotel room unit investment security	2/14/07	
S3025 S312B(HCW's number)		184,900 xxxxx
		\$ 000

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

representation of the Class as ordered or app	
Executed this 27th day of June	, 2011 / Luly Momas Plaintiff signature
	Plaintiff signature
1153 Whispering Oaks Rd.	Marshfuld, MO 65706 City, State, Zipl
417/859-7078 hm. Telephone number	Kelly-RThomasa) hotmailes
417/343-7191 Kelly Cell	
4 C7\$ 2630 ev+1001990 DAV i document 15-1	Filed 07/14/11 Page 65 of 74

We, Stang and Sylvia Young, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6-20-11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>6-26-11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S-502	10/20/2006 CMTPACT	\$ 210, 446. 50
		\$ + LOSSOS

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.

6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court

representation of the Class as officied of approved	. by the Court
Executed this day of, 2011	Plaintiff signature
	Plaintiff signature
65 COACH TRAIL Address	EADS TN. 38028 City, State, Zip
901 - 494 - 3310 Telephone number	STANYOUNG 2@ Berl South. No.

Sherialun K. Bycasono ims asserted under federal securities laws,	that:	Plaintiffs declare, as to
 Plaintiffs have reviewed the complaint filing. 	prepared by counsel and	d has authorized its
Plaintiffs did not purchase the security direction of Plaintiffs' counsel or in or under the federal securities laws.		
 Plaintiffs are willing to serve as a representation and providing testimony at deposition and 		f of a class, including
4. On 7/4/11 , Plaintiffs still owned condominium – hotel room unit invest Plaintiff's executed the following trans	ment security, and befor sactions with respect to t	e <u>7/4///</u> , his investment:
Promenade Branson Landing /Hilton condominium-hotel room unit	Date of Investment	Amount Invested
investment security		
22/2 />	2/8/07	\$179,900
	2/8/07	\$179,900 \$ 120,000
22/2 A	one sought to serve as a coing action filed under feat for serving a class representate share of any recovering lost wages) directly r	class representative deral securities laws. Esentative party on ery, except such elating to the

SKbww @ aol. com E-mail Address

We, Imhoff Family, LLC by Randall and Karen Imhoff, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 62 201, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6 21 2011 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton	Date of Investment	Amount Invested
condominium-hotel room unit 3 05 A 4B investment security Bldg 2	Dec 21,2006	309,900.00
0		\$
		·

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 day of June, 2011

Plaintiff signature

Plaintiff signature

Bla Brookhil Ranch Rd

Hard Springs AR 7190

4ddress = 501-623-2145

Telephone number

We, Perry and Lana Ryburn, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>O6 · 20 · 11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before <u>O6 · 20 · 11</u>, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security		Date of Investment	Amount Invested
314 South (306 B	Bldg2)	02-05-07	\$ 159,900.00

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 2044	day of	June , 201	Jena Thu
			Plaintiff signature
			Plaintiff signature
4.0. Box 1631 Address			Anadorko Ok 73005-1631 City, State, Zip
405-574-2841 Telephone number	405-29	47-5468	lana.ryburn@sbcglobal.net E-mail Address

We, Albert Selbee, LLC by Albert and Mertie Selbee, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On <u>6-27-11</u>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-27-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
311B	12/222010 5-27-10	\$0.120.0000

- 5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

day of Executed this ALLYSON ELIZABETH COUNTS Notary Public – Notary Seal STATE OF MISSOURI Dallas County - Comm#11130814 My Commission Expires Jan. 4, 2015 Plaintiff signature

OZaki Majo 65721 City, State, Zip A So bee 42010 Yahow-Com

- I, Branson Promenade Condominium, LLC by Steven Kory, Plaintiff declare, as to the claims asserted under federal securities laws, that:
 - 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
 - 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
 - 3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
 - 4. On 6/20/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6/20/11. Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S206A&B	02/05/05	\$319,800.00
		\$

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

1121 Rustic Ridge DR Address

7(7-623-1285 Telephone number Johlan, Mo. 64804 City, State, Zip SKory Q msn. com E-mail Address

E HIMI I KOGI OOD

I, Robert L. Helstrom, Plaintiff declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On 6-24-2011 Plaintiff still owned a Promenade Branson Landing / Hilton condominium hotel room unit investment security, and before 6-24-2011. Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton	Date of Investment	Amount Invested
investment security BRanson Landin	192/2007	134344
2313A BRANSon Landing		\$201,043
		\$

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 34 day of June, 2011 Kobert L. Helston Plaintiff signature

LACEY WA. 98509 City, State, Zip bobo reachone, Com

I, Christin	a Spengler,	, Plaintiff	declare,	as to	the	claims	asserted	under	federal	securities	laws,
that:											

- 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On $\frac{1}{2} \frac{1}{2} \frac{1}{2}$

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S205B	8/7/2006	\$150,000.00
		\$

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- 6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 27 day of JUNL, 2011 Motor penoperature

15 22 Wraymar Carl Worw Ca 92860

Address City, State, Zip

Shoopy, Cookie O Yahw. Com

E-mail Address

I, Antonius Hoan Seng Tan, Plaintiff declare, as to the claims asserted under federal securities laws, that:

- 1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
- 2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
- 3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
- 4. On \(\langle \lang

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested	
S-501	6/15/2007	\$264,000.00 \$264,900.60.	a <u>u10</u>

- 5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
- Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20 M day of 24NE, 2011 (Mhmis Hom.)
Plaintiff signature

2855 GOLF CIRCLE

Address

City, State, Zip

City, State, Zip

Com.

E-mail Address